

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

PENTWATER EQUITY OPPORTUNITIES
MASTER FUND LTD., PENTWATER
EVENT DRIVEN CAYMAN FUND LTD.,
PENTWATER MERGER ARBITRAGE
MASTER FUND LTD., PWCM MASTER
FUND LTD., OCEANA MASTER FUND
LTD., LMA SPC FOR AND ON BEHALF OF
MAP 98 SEGREGATED PORTFOLIO, AND
AMUNDI ABSOLUTE RETURN
PENTWATER FUND PLC (F/K/A AAI
PENTWATER FUND PLC – PENTWATER
EVENT EQUITY REFLECTION FUND),

Plaintiffs,

v.

PERRIGO CO., PLC, JOSEPH PAPA, and
JUDY BROWN,

Defendants.

Civil Action No. 2:18-cv-01121-MCA-LDW

STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1), Plaintiffs Pentwater Equity Opportunities Master Fund Ltd., Pentwater Event Driven Cayman Fund Ltd., Pentwater Merger Arbitrage Master Fund Ltd., PWCM Master Fund Ltd., Oceana Master Fund Ltd., LMA SPC for and on behalf of Map 98 Segregated Portfolio, and Amundi Absolute Return Pentwater Fund PLC (f/k/a AAI Pentwater Fund PLC–Pentwater Event Equity Reflection Fund) (“Plaintiffs”), and Defendants Perrigo Co., plc, Joseph Papa, and Judy Brown (collectively, the “Defendants,” and together with Plaintiffs, the “Parties”) by and through their counsel of record, hereby stipulate as follows:

WHEREAS, the Parties have reached an agreement to settle Plaintiffs’ claims against Defendants in this action;

*50 under
in letter
8/8 ref*

NOW, THEREFORE, it is hereby stipulated that Plaintiffs' claims against Defendants in this action are dismissed with prejudice, pursuant to Federal Rule of Civil Procedure 41(a)(1), and each Party shall bear its own costs and attorneys' fees.

Dated: August 2, 2024

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